

1 Paul A. Cardinale
2 Nevada State Bar Number 8394
3 Melanie Bernstein Chapman
4 Nevada State Bar Number 6223
5 **CARDINALE FAYARD, APLC**
6 3800 Watt Ave., Suite 245
7 Sacramento, CA 95821
8 Paul.Cardinale@cardinalefayardlaw.com
9 Melanie.Chapman@cardinalefayardlaw.com

7 **Southern Nevada Office:**

8 2460 Professional Court, Suite 110
9 Las Vegas, NV 89128
10 Tel: (702) 342-8116
11 *Attorney for Defendants*
12 *Zachary Westbrook, John Leonard, and Michel Hall*

13
14 **UNITED STATES DISTRICT COURT**
15
16 **DISTRICT OF NEVADA**

17 MICHAEL ERWINE,

18 CASE NO.: 3:24-cv-00045-MMD-CSD

19 Plaintiffs,

20 vs.

21 UNITED STATES OF AMERICA, CHURCHILL
22 COUNTY, a political subdivision of the State of
23 Nevada; CHURCHILL COUNTY SHERIFF
24 BENJAMIN TROTTER; UNITED STATES OF
AMERICA, ZACHARY WESTBROOK, JON
LEONARD, MICHEL HALL, GENE BURK; and
DOES I through X, inclusive;

**ORDER GRANTING STIPULATION
AND PROPOSED ORDER TO
EXTEND TIME FOR DEFENDANTS
TO FILE REPLY IN SUPPORT OF
DEFENDANTS' MOTION TO
DISMISS PLAINTIFF'S FIRST
AMENDED COMPLAINT AND
REPLY IN SUPPORT OF
DEFENDANTS' MOTION TO STAY
(First Request)**

Defendants.

25 COMES NOW, Plaintiff, MICHAEL ERWINE, and Defendants ZACHARY
26 WESTBROOK, JOHN LEONARD, AND MICHEL HALL, by and through the undersigned
27 counsel, and hereby files the following Stipulation to Extend Time For Defendants To File
28 Reply In Support Of Defendants' Motion To Dismiss Plaintiff's First Amended Complaint and

1 Reply In Support Of Defendants' Motion To Stay.

2 Defendants filed their Motion to Dismiss Plaintiff's First Amended Complaint [DE 62]
3 on or about June 3, 2024. Plaintiff filed his Response in Opposition [DE 73] on or about June
4 17, 2024. Defendants' Reply is currently due on or before June 24, 2024. The parties hereby
5 stipulate to extend Defendant's deadline to file and serve their Reply in support of their Motion
6 to Dismiss Plaintiff's First Amended Complaint to and including July 1, 2024.

7 Defendants filed a Motion to Stay Discovery [DE 64] on or about June 3, 2024. Plaintiff
8 filed his Response in Opposition [DE 74] on or about June 17, 2024. Defendants' Reply is
9 currently due on or before June 24, 2024. The parties hereby stipulate to extend Defendant's
10 deadline to file and serve their Reply in support of their Motion to Stay Discovery to and
11 including July 1, 2024.

12 DATED: June 21, 2024

13 Dated: June 21, 2024

14 BY: /s/ Melanie Bernstein Chapman

15 Paul A. Cardinale
16 Nevada State Bar Number 8394
17 Melanie Bernstein Chapman
18 Nevada State Bar Number 6223
19 CARDINALE FAYARD, APLC
20 2460 Professional Court, Suite 110
21 Las Vegas, NV 89128
22 Tel: (702) 342-8116
23 Paul.Cardinale@cardinalefayardlaw.com
24 Melanie.Chapman@cardinalefayardlaw.com

BY: /s/ Luke Busby

1 Luke Busby, Esq.
2 Nevada Bar No. 10319
3 316 California Ave., #82
4 Reno, Nevada 89509
5 Telephone: (775) 453-0112
6 Facsimile: (775) 403-2192
7 luke@lukeandrewbusbyltd.com

28 IT IS SO ORDERED.

29 DATED this 24th day of June 2024.



30 DISTRICT COURT JUDGE